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DATE:

May 25, 2007

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FROM:

John R. Schell

Reg. No. 50,776

U.S. PATENT NO.: 7,033,406 B2

ISSUE DATE:

April 25, 2006

APPLICANT(S):

Richard Dean Weir et al.

ATTY DKT NO.:

1123-EE001

TITLE:

ELECTRICAL-ENERGY-STORAGE UNIT (EESU) UTILIZING

CERAMIC AND INTEGRATED-CIRCUIT TECHNOLOGIES FOR

REPLACEMENT OF ELECTROCHEMICAL BATTERIES

NO. OF PAGES (INCL. COVER SHEET): 6

Attached please find:

Transmittal Form (1 pg)

Revocation and POA, Change of Correspondence Address (4 pgs)

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PTO/SB/21 (09-04)
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			Patent Number		7,033,406 B2		
TRANSMITTAL			Issue Date	April 2	April 25, 2006		
İ	FORM		First Named Inventor		Richard Dean Weir		
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		5	Attorney Docket Number	r 1122-E	E001		
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l L u	nder 37 CFR 1.52 or 1.53	i					
Firm Name	SIGNA	TURE O	F APPLICANT, ATT	ORNEY, C	OR AGENT		
LARSON NEWMAN ABEL POLANSKY & WHITE, LLP							
Signature							
Printed name	Printed name John R. Schell						
Date 5 - 25 - 67			Reg. No.	50,776			
CERTIFICATE OF TRANSMISSION/MAILING							
I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:							
Signature Delha J. Gellooly							
					5.35		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PATENT

P. 3

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS PO Box 1450 Alexandria, VA 22313-1450

REVOCATION AND POWER OF ATTORNEY, CHANGE OF CORRESPONDENCE ADDRESS, AND APPOINTMENT OF NEW POWER OF ATTORNEY

I hereby re-	voke all previous powers of attorney given in the following applications:
	A Power of Attorney is submitted herewith.
<u>X</u>	I hereby appoint the practitioners at Customer Number 34456.
<u>CHANGE</u>	OF CORRESPONDENCE ADDRESS
Please cha associated	nge the correspondence address for the following applications to the address with Customer Number 34456.
I am the:	
	Applicant/Inventor
_X	Assignce of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed.

Attorney Docket No.	Application No. (Patent Number)	Application Date (Issue Date)	. Inventor
1123-EE001	09/833,609 (7,033,406)	04/12/2001 (04/25/2006)	Richard D. Weir; and Carl W. Nelson
1123-EE001-CIP	11/369,255	03/07/2006	Richard D. Weir; and Carl W. Nelson
1123-EE001-CIP2	11/499,594	08/04/2006	Richard D. Weir; and Carl W. Nelson
1123-EE001-CONT	11/400,875	04/10/2006	Richard D. Weir; and Carl W. Nelson
1123-EE002	10/917,144	08/13/2004	Richard D. Weir, and Carl W. Nelson
1123-EE003	11/453,581	06/15/2006	Richard D. Weir; and Carl W. Nelson
1123-EE009	11/497,744	08/02/2006	Richard D. Weir; and Carl W. Nelson

Signature of Applicant or Assignee of Record:

Name: Richard D. Weir

Signature: Dishard O-Wess

Date: May 16, 2007

Telephone: 512-259-5144

*Total of_1_form is submitted.

MAY 2 5 2007

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS PO Box 1450 Alexandria, VA 22313-1450

STATEMENT UNDER 37 CFR 3.73(b)

Dear Sir.:

EESTOR. INC., a Delaware Corporation states that it is the Assignee of the entire right, title and interest in the patent applications/patents identified above by virtue of an assignment from the inventors of the patent applications identified above recorded in the United States Patent and Trademark Office as follows:

Attorney Docket No.	Application No. (Patent Number)	Application Date (Issue Date)	Reel/Frame
1123-EE001	09/833,609 (7,033,406)	04/12/2001 (04/25/2006)	016465/0712
1123-EE001-CIP	11/369,255	03/07/2006	017654/0634
1123-EE001-CIP2	11/499,594	08/04/2006	018141/0047
1123-EE001-CONT	11/400,875	04/10/2006	Assignment attached
1123-EE002	10/917,144	08/13/2004	016465/0702
1123-EE003	11/453,581	06/15/2006	017977/0732
1123-EE009	11/497,744	08/02/2006	018124/0028
	<u> </u>	1 1	

The undersigned, whose title is supplied below, is authorized to act on behalf of the

assignee.

Richard D. Weir

President and CEO, EESTOR, INC.

Telephone No.

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NO. 0008

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PTO/SB/15 (8-96)

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Period and Trademark Office: U.S. DEPARTMENT OF COMMERCE ork Reduction Act of 1995, no persons are required to respond to a collection of information and explays a valid OPEB control number

ASSIGNMENT OF APPLICATION	Ducker Namber EESage 100				
Whereast, the undersigned:					
1. Weir, Richard D. 2. Nebou, Carl W. Austin, TX Austin, TX					
Austin, TX Austin, TX					
hereinalter sented "inventors", have invented certain new and ascial improvements in	AND AND AND ASSESSED OF THE FOR				
ELECTRICAL-ENERGY-STURACE UNIT (EESU) UTILIZING CERAMIC AND INTEGRATED CIRCUIT TECHNOLOGIES FOR REPLACEMENT OF ELECTROCHEMICAL BATTERIES					
(2) for which an application for United States Patent was filed on 04/12/2001, Application	No. 09/833.609				
for which a United States Patent issued on, U.S. Patent No					
WHEREAS, EEStor, Inc., a corporation of the State of Delaware, having a place of Brations at 1400 Wesson Cove, Coder Park, Terms 78613, (hereinafter termed "Assignee"), is desirous of acquiring the easiro night, title and interest in and to said application and the invention disclosed thereinafter the total total controlled entropy and invention, hereafter controlled analysis desired projection (all collectively hereinafter termed "said invention"), and in and to very and all patents, inventor's certificates and other farms of protection (hereinafter termed "patents") thereon granted in the United States and foreign countries.					
NOW, THEREFORE, in consideration of good and valuable consideration acknowledged from said Assignee:	by said Inventors to have been received in full				
1. Said byweators do bereby sell, assign, transfer and coursey and said Assigner the cotice right, title and interest (a) in and to said application and said invention; (b) in and to all rights to apply for foreign patents on said invention pursuant to the international Convention for the Protection of Industrial Property or otherwise; (c) in and to any said all applications filed and any and all patents granted on said invention in the United States or any foreign country, including each and every application filed and each and every patent granted on any explication which is a United States or any foreign country, including each and every applications filed and each and every patent granted on any explication of divisional, substitution, continuation, or equilibration-in-part of any of said applications; and (d) in and in each and every reissue or extensions of any of said patents.					
2. Said Inventors hearthy jointly and severally covenant and agree to cooperate with said Assigner to enable said Assigner to the Colorators of periodection of periodection of periodections of periodections of periodections of periodections of periodections of periodections, each specifications, each specifications to resonance of any said parents, (c) for interference or additional applications covering said invention; and (f) for hing and proceedings involving said inventions and surplications therefor and any other priority proceedings involving said inventions; and (f) for hings proceedings involving said inventions and surplications therefor and any patients granted thereon, including without limitation reisposes and recruminations, opposition proceedings, cancellation proceedings, priority potents granted thereon, including without limitation reisposes and recruminations, opposition proceedings, cancellations proceedings, priority potents, public use proceedings, infingement actions and court actions, provided, however, that the expense incurred by said inventors in providing such cooperation shall be paid for by said Assignee.					
 The terms and coverants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be bludding upon said inventors, their respective heirs, begin representatives and assigns. 					
4. Said Inventors hereby jointly and severally warrant and represent that they have not outcred and will not enter into any assignment, contract, or understanding in conflict herewith.					
IN WITNESS WHEREOF, said laweators have exceeded and delivered this instrument to said Assignee as of the dates written below:					
Justine Cas W	1. wei				
Date: 4/12/2005 Carl W	Rolan				

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